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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/506,382	02/18/2000	Kiyohide Sato	2355.11107	8555	
5514 75	590 05/06/2004	EXAM	EXAMINER		
	K CELLA HARPER	YANG, RYAN R			
30 ROCKEFEI NEW YORK.		ART UNIT	PAPER NUMBER		
1.2 10124			2672	111	
			DATE MAILED: 05/06/2004	· 19	

Please find below and/or attached an Office communication concerning this application or proceeding.

	,		Applicatio	n No.	Applicant(s)				
			09/506,38	2	SATO ET AL.				
· Of	fice Action Summary		Examiner		Art Unit				
			Ryan R Ya	ng	2672				
The I Period for Repl	MAILING DATE of this commu y	nication app	pears on the	cover sheet with the c	orrespondence ad	dress			
THE MAILIN - Extensions of tafter SIX (6) M - If the period for - If NO period for - Failure to reply - Any reply recei	NED STATUTORY PERIOD F IG DATE OF THIS COMMUN ime may be available under the provision ONTHS from the mailing date of this come reply specified above is less than thirty (reply is specified above, the maximum is within the set or extended period for repl wed by the Office later than three months term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.1 munication. 30) days, a replitatutory period v y will, by statute	136(a). In no ever ly within the statut will apply and will a, cause the appli	at, however, may a reply be time ory minimum of thirty (30) days expire SIX (6) MONTHS from the attion to become ABANDONE	ely filed will be considered timel he mailing date of this co	y. ommunication.			
1)⊠ Resp	onsive to communication(s) f	iled on <u>25 /</u>	February 20	<u>04</u> .					
2a)⊠ This	action is FINAL.	2b)□ Th	nis action is i	non-final.					
3) Since close Disposition of 6	e this application is in condition d in accordance with the prace Claims	n for allowa tice under	ance except Ex parte Qu	for formal matters, pro ayle, 1935 C.D. 11, 4	osecution as to th 53 O.G. 213.	e merits is			
4) Claim(s) 1-3,5-8 and 15-21 is/are pending in the application.									
4a) Of the above claim(s) is/are withdrawn from consideration.									
5)⊠ Claim(s) <u>15-21</u> is/are allowed.									
6)⊠ Claim(s) <u>1-3 and 5-8</u> is/are rejected.									
7) Claim(s) is/are objected to.									
8) Claim(s) are subject to restriction and/or election requirement.									
Application Pag	pers								
9) The sp	ecification is objected to by th	e Examine	er.						
10)☐ The dra	awing(s) filed on is/are	a)⊡ accep	pted or b)☐ o	bjected to by the Exam	niner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
11)☐ The pro	posed drawing correction file	d on	_ is: a)⊡ ap	proved b) disappro	ed by the Examin	er.			
If approved, corrected drawings are required in reply to this Office action.									
12) The oath or declaration is objected to by the Examiner.									
Priority under 3	35 U.S.C. §§ 119 and 120								
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a)⊠ All b)□ Some * c)□ None of:									
1.🖾	1.⊠ Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
	ledgment is made of a claim t					application).			
a) 🔲 Th	e translation of the foreign la dedgment is made of a daim	nguage pro	ovisional app	lication has been rece	eived.	.,			
Attachment(s)			•	•••					
2) Notice of Draft	erences Cited (PTO-892) tsperson's Patent Drawing Review (f sclosure Statement(s) (PTO-1449) F	PTO-948) Paper No(s) <u>1:</u>	<u>3</u> .		(PTO-413) Paper No(atent Application (PT				
S. Patent and Trademark O	ffice								

DETAILED ACTION

- This action is responsive to communications: Amendment, filed on 2/25/2004.
 This action is final.
- 2. Claims 1-3, 5-8 and 15-21 are pending in this application. Claims 1, 15, 16 and 18-21 are independent claims.

This application claims foreign priority dated 6/11/99.

The present title of the invention is "Marker Layout Method, Mixed Reality
 Apparatus, and Mixed Reality Space Image Generation Method" as filed originally.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-3 and 5-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cohen et al. (6,222,937) and further in view of Hirota et al. (6,064,749)

As per claim 1, Cohen et al., hereinafter Cohen, disclose a marker layout method for laying out markers in a real space as position indices upon presenting a mixed reality space shared by a plurality of players, each of which is movable within a different movable range, wherein the mixed reality space is generated by mixing a real space and virtual space, comprising the step of:

laying out the markers to have a positional relationship that allows a given player to observe only markers that are needed by the given player when plurality of players observe the mixed reality space within their respective different movable ranges ("The walls and base of the stage are inscribed with markers 605", column 7, line 18-19, and ""various pre-defined vantage points" (column 7, line 50) are the observe points),

wherein markers to be used by only the given player are laid out at positions hidden by real objects when the markers are observed from the other players ("The collection system automatically determines the vantage point of a picture by (1) identifying those markers not occluded by the object", column 7, line 24-26, thus, some markers hidden from some view points is observable from some other view points).

Cohen discloses a marker layout method where some markers are hidden from some viewers. It is noted that Cohen does not explicitly disclose wherein the markers are used to detect viewpoint positions of the plurality of players, however, this is known in the art as taught by Hirota et al., hereinafter Hirota. Hirota discloses a tracking method in augmented reality in which "landmarks is utilized as the primary method for determining camera position and orientation" (column 3, line 16-18).

Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Hirota into Cohen because Cohen discloses a marker layout method and Hirota discloses the viewer positions can be determined from the markers in order to provide accurate registration.

6. As per claim 2, Cohen demonstrated all the elements as applied to the rejected claim 1, supra, and further discloses a visible feature of the markers to be used by only the other players is similar to a visible feature of the markers to be used by only the

Application #: 09/506,382 page 4 given player (Figure 6, since the different players share the same processor and memory, it is anticipated the marker used are similar).

- 7. As per claim 3, Cohen demonstrated all the elements as applied to the rejected claim 1, supra, and further discloses the visible feature includes at least one of color, texture, shape, and size of the marker ("markers 605 colored a darker shade of cyan", column 7, line 18-19).
- 8. As per claim 5, Cohen demonstrated all the elements as applied to the rejected claim 1, supra, and further discloses the real objects are laid out for an application that uses the mixed reality space (since Lumigraph system collects a synthetic or real object (or a scene), see Abstract).
- 9. As per claim 6, Cohen demonstrated all the elements as applied to the rejected claim 1, supra, and further discloses the markers to be laid out include markers shared by a plurality of players (since the markers are observable in a 3-D space, the markers not obstruct by objects can also be observed by some other players).
- 10. As per claim 7, Cohen demonstrated all the elements as applied to the rejected claim 1, supra, and further discloses the markers have a common color ("markers 605 colored a darker shade of cyan", column 7, line 18-19, it would have been obvious to one of ordinary skill in the art to make the marker of the same color in order to make them to be recognizable).
- 11. As per claim 8, Cohen demonstrated all the elements as applied to the rejected claim 1, supra, and further discloses computing and/or correcting location/posture information of a player using markers laid out by a marker layout method of claim 1 (Figure 21 2105).

Allowable Subject Matter

12. Claims 15-21 are allowed.

As per claims 15-21, the closest prior art by Cohen et al. do not explicitly disclose in a mix reality space image generation, a marker layout method the step of

"A mixed reality space image generation step of generating a mixed reality space image to be observed by the player, so the player observes virtual object images that do not include any images of markers in marker regions including the markers from the image data,

wherein said mixed reality space image generation step includes a step of substituting or overlaying images of the marker regions by predetermined virtual object images".

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Response to Arguments

13. Applicant's arguments with respect to claims 1-3 and 5-8 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

15. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Inquiries

16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ryan Yang whose telephone number is (703) 308-6133.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Michael Razavi**, can be reached at **(703) 305-4713**.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

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or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 305-47000377.

Ryan Yang April 25, 2004

> MICHAEL RAZAVI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600